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/	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DØCKET NO.	
	08/960,431	10/29/97	SUGIYAMA	М	30598.0004
				EXAMINER	
·.		· <u>·</u>	QM12/0321		
	TRUY M SCHI SNELL & WII	MELZER LMER-		ART UNIT	PAPER NUMBER
· · · · .	ONE ARIZON PHOENIX AZ			3723 Date Marie); // _{[:::::::::::::::::::::::::::::::::::}
			•		03/21/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

Advisory Action

Application No. 08/960,431 Application.

Sugayama et al.

Examiner

Nguyen

Group Art Unit 3723



THI	PERI	OD FOR RESPONSE	: [check only a) or b)]						
	a) 🔲	expiresn	nonths from the mailing date	of the final rejection.					
	b) [X]	expires either three m is later. In no event, l rejection.	onths from the mailing date on mowever, will the statutory pe	f the final rejection, riod for the response	or on the mailing date of this Adv e expire later than six months from	visory Action, whichever m the date of the final			
	date on	which the response, the	ne petition, and the fee have I	peen filed is the date amount of the fee. A	(a), the proposed response and the of the response and also the data Any extension fee pursuant to 37 onse or as set forth in b) above.	te for the purposes of			
	Appell period	ant's Brief is due tw for response set for	o months from the date of the above, whichever is la	of the Notice of A iter). See 37 CFF	ppeal filed on	$\frac{1}{2(a)}$ (or within any			
Apr	olicant	's response to the f		Mar 7, 2001	has been considered with th				
X	The pr	roposed amendment	(s):						
	X wi	will be entered upon filing of a Notice of Appeal and an Appeal Brief.							
	will not be entered because:								
		they raise new issues that would require further consideration and/or search. (See note below).							
			e of new matter. (See no						
	they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal.								
		The second secon							
		• •							
	☐ Ar	pplicant's response	has overcome the following						
	Newl separ	y proposed or amen ate, timely filed ame	ded claims endment cancelling the no	on-allowable claim	would be allowalds.	ble if submitted in a			
X	for all	The affidavit, exhibit or request for reconsideration has been considered but does NOT place the application in condition for allowance because:							
	The f	The failure to appreciate the more narrow scope of the claims in the patent was not an error within the meaning of 35 U.S.C Section 251 and that the broader scope surrendered in the application can not be recaptured in the application.							
	<u>U.S.C</u>	C Section 251 and to	hat the broader scope sur	rendered in the a	oplication can not be recaptu	ired in the application.			
		affidavit or exhibit w xaminer in the final		cause it is not dire	ected SOLELY to issues which	th were newly raised by			
X	For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any):								
	Claims allowed:								
	Claim	ns rejected: 1-21							
			orrection filed on		has Thas not been appro	ved by the Examiner. George Nguy ອກ			
	Note	the attached Inform	ation Disclosure Stateme	nt(s), PTO-1449,	Paper No(s)	Patent Examiner			
X	Other	Please note the sp	elling "Hale" of Examiner	Hail is not correc	t. It should have been	Just J. Hails			

Joseph J. Hail, III Supervisory Patent Examiner Technology Center 3700